<u>F</u>	Rule 6-507. Court visitors.
<u>lı</u>	ntent:
I	o set forth the appointment and role of court visitors. To establish a process for the review
<u>O</u>	f court visitor reports.
	applicability:
<u>T</u>	his rule applies to court visitor reports in guardianship and conservatorship cases.
<u>S</u>	Statement of the Rule:
-	1) Definition . A visitor is, with respect to guardianship and conservatorship proceedings, a
_	erson who is trained in law, nursing, or social work and is an officer, employee, or special
<u>a</u>	ppointee of the court with no personal interest in the proceedings.
ť	2) Appointment and role of court visitor. Upon its own initiative or motion of a party or an
	nterested person," as that term is defined in Utah Code section 75-1-201, the court may
	ppoint a court visitor in a guardianship or conservatorship proceeding to conduct an inquiry
	nto the following:
	(2)(A) whether to waive the respondent's presence at the hearing under Section 75-5-
	<u>303(5)(a);</u>
	(2)(B) to confirm a waiver of notice submitted by the respondent in a guardianship or
	conservatorship proceeding under Sections 75-5-309(3) or 75-5-405(1);
	(2)(C) to investigate the respondent's circumstances and well-being, including when an
	attorney is not appointed under 75-5-303(d);
	(2)(D) to review annual reports from the guardian and conservator or gather additional
	financial information;
	(2)(E) to locate guardians, conservators, and respondents;
	(2)(F) to investigate the proposed guardian's future plans for the respondent's residence
	under Section 75-5-303(4); or
	(2)(G) to conduct any other investigation or observation as directed by the court.
	3) Motion to excuse respondent or confirm waiver of hearing. The petitioner, the
_	espondent, or any interested person seeking to excuse the respondent or confirm a waiver
0	f hearing, shall file an ex parte motion at least 21 days prior to the hearing.

43	(3)(A) Upon receipt of the motion, the court shall appoint a court visitor to conduct an
44	investigation in accordance with paragraph (2) unless a court visitor is not required
45	under Utah Code section 75-5-303.
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47	(3)(B) Upon appointment to conduct an inquiry into whether to excuse the respondent
48	from the hearing, the court visitor will:
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50	(3)(B)(i) interview the petitioner, the proposed guardian, and the respondent;
51 52	(2)(P)(ii) visit the respondent's present dwelling or any dwelling in which the
52 52	(3)(B)(ii) visit the respondent's present dwelling or any dwelling in which the
53	respondent will reside if the guardianship or conservatorship appointment is made;
54 55	(3)(B)(iii) interview any physician or other person who is known to have treated,
56	advised, or assessed the respondent's relevant physical or mental condition;
57	advised, or assessed the respondent's relevant physical or mental condition,
58	(3)(B)(iv) confirm a waiver of notice if submitted by the respondent; and
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60	(3)(B)(iv) conduct any other investigation the court directs.
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62	(4) Other inquiries. If the court appoints a visitor under paragraphs (2)(B) through (2)(G),
63	the court visitor will conduct the inquiry in accordance with the court's order or appointment.
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65	(5) Language access. If the court visitor does not speak or understand the respondent's,
66	proposed guardian's, proposed conservator's, or petitioner's primary language, the court
67	visitor must use an interpretation service approved by the Administrative Office of the Courts
68	to communicate with the respondent, proposed guardian, proposed conservator, or
59	petitioner.
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71	(6) Court visitor report.
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73	(6)(A) Service of the court visitor report. Except for court visitor appointments made
74	under paragraph (2)(E), in accordance with Rule 5 of the Utah Rules of Civil Procedure,
75	the court visitor program must file and serve a court visitor report upon all parties and
76	upon any interested person who has requested the appointment of the court visitor.
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78	(6)(B) Request to Submit for Decision. The court visitor program will file with each
79	court visitor report a request to submit for decision.
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81	(6)(C) Report regarding waiver of respondent's presence. In cases involving a
82	motion to excuse the respondent from the hearing, the court visitor will file with the report
83	a court-approved proposed order. The report, a request to submit for decision, and a
84	proposed order will be filed five days before the hearing.
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86	(7) Termination of court visitor appointment. The appointment of the court visitor
87	terminates and the court visitor is discharged from the court visitor's duties upon the date
88	identified in the order of appointment. The court may extend the appointment with or without
89	a request from a party.
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91	(8) Court findings.
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93	(8)(A) Reports regarding waiver of respondent's presence. When a court visitor has
94	filed a report regarding a request to waive the respondent's presence at the hearing, the
95	court will issue findings and an order as to the waiver at least two days prior to the
96	hearing upon which the request has been made.
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98	(8)(B) All other reports. When a court visitor has filed a report involving matters other
99	than the waiver of the respondent's presence, the court will issue findings and an order
100	as to those matters in accordance with the timelines of Rule 3-101.
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102	Effective May/November 1, 20